

EXHIBIT W

Roth, Melissa R.

From: joe@loomisstrategies.com
Sent: Monday, October 19, 2009 9:52 PM
To: Candess Hunter; Dickinson, Michelle J.
Subject: Re: the laptop

Candess,

Fyi, I have a criminal attorney working on this. She was the public defender for Phoenix for many years and knows the city prosecutor very well. Relationships I built while working for the feds. I expect to have the investigation and charges filed within a week, including Dickinson and also INTX.

I wonder if they are going to try to lie their way out of this one also. It sure will be a circus act for their shareholders. I feel bad for those who own stock of intx, a identity theft company stealing property. I also expect to also explain this to the wsj also.

Joe

Sent via BlackBerry from T-Mobile

From: "Candess Hunter" <candess@hhylaw.com>
Date: Mon, 19 Oct 2009 17:32:37 -0700
To: Undisclosed Recipient<Invalid address>
Subject: the laptop

Michelle, I received your letter of Oct. 16 by mail today. What a lot of revisionist history it contains!

The actual events are quite simple. On or about Sept. 10 you and your client were told that NEI had Joe's laptop and that he wanted it returned immediately. You were also told that your client's laptop was in our office, and we offered to return it immediately. After you realized that the laptop in NEI's possession in our building was Joe's (and you knew that Joe wanted it back asap) then you and/or your client spirited Joe's laptop out of the building and took it out of state without permission. A month passed as you continued to stall, make excuses and put conditions on your return of Joe's laptop. You deliberately deprived Joe of possession of his property for over a month. That is what we here in AZ call theft.

I have to tell you a true story. My daughter is also an attorney in AZ, and she had a witness in a case that was in jail, and the sheriff failed to transport the woman to court. I asked why the woman was in jail and learned that the woman had a boyfriend who always left his car unlocked and his keys under the seat of his car while he was at work. He had told that woman that if she needed transportation, she could use his car *but it had to be back when he got off work*. Some time later the woman had a need for transportation and borrowed his car from his place of work. When he came out of work...no car. He called the police, and while the police were standing there, she drove up with his car to return it. She is now doing 2 years in jail for the theft of that car!!! In AZ we frown upon folks taking other people's property without permission.

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----- Original Message -----

From: CJH
To: "Dickinson, Michelle J."
Sent: 10/15/2009 3:39PM
Subject: RE: NEI laptop

Michelle, attached is an Acknowledgement of Receipt signed by your law firm's AZ receptionist Paula Hawley, acknowledging the receipt of NEI's laptop.

The police have been notified that your client, with your help, has stolen Joe's laptop and transported the stolen laptop out of state. We demanded its return September 10. It was right here in our building when you learned that it was Joe's laptop and that he wanted it back immediately. After that, you and/or your client spirited it out of the building and transported it accross state lines. You have spent the last 35 days making excuses on why you didn't return it. I don't know about your jurisdiction, but in AZ, if a lawyer aided and abetted a client in a theft (and then encouraged the client to transport the stolen property across state lines) the AZ state bar would frown on that.

We are done fooling around with this. It is now a police matter. I won't be surprised if you and your client are arrested when you arrive in AZ.

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----- Original Message -----

From: CJH
To: "Dickinson, Michelle J."
Sent: 10/15/2009 1:13PM
Subject: RE: NEI laptop

Wrong. Read my lips - The NEI laptop WILL NOT remain in our office for one more day. Your time is up.

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----- Original Message -----

From: "Dickinson, Michelle J."

To: "Candess Hunter"

Sent: 10/15/2009 12:44PM

Subject: RE: NEI laptop

I did not see this email before I sent my last email. I assume all issues are taken care of and you will provide us with a date and time for the exchange and imaging of the tower.

From: Candess Hunter [mailto:candess@hhylaw.com]

Sent: Thursday, October 15, 2009 3:19 PM

To: Dickinson, Michelle J.

Subject: NEI laptop

Only 45 minutes to go and, if I don't hear from you, I will make the choice for you. Either it will go to NEI's office here in our building or to the DLA Piper office in AZ (that I can see out my window). Make the choice in the next 45 minutes, or I'll make it for you. No more fooling around.

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----- Original Message -----

From: CJH

To: "Dickinson, Michelle J."

Sent: 10/15/2009 10:30AM

Subject: RE: FW: Re: NEI laptop

Michelle, Isabel is out of the office today, but I saw this email and must respond. You were informed on September 10 that NEI was in possession of Joe's laptop, that it had no NEI data on it and that Joe wanted it back immediately. The laptop was in this building in AZ, but you and NEI refused to return it, and to make matters worse, NEI removed it from the building and from Arizona (interstate transportation of stolen goods). Now over a month later, you finally send this email, acknowledging that everything Joe told you about the laptop was true. Let me make myself clear, **you are holding stolen property**. The police are being notified. You can make all of the excuses that you want to, but continuing to hold someone else's property after they have demanded its return is theft. Look it up.

Regarding NEI's computer, we have tried to return it to you, but you have not agreed to accept it. We tried to deliver it to NEI right here in the building (as they are moving out) but they refused it, claiming they had to talk to "their lawyer" first. I WILL NOT KEEP THIS COMPUTER IN THIS OFFICE FOR ANOTHER DAY. It's your choice, either NEI accepts it downstairs or I will personally deliver it to the DLA Piper office

10/23/2009

at 1 pm AZ time today. Your choice. If I don't hear from you in the next two hours, I will make the choice for you.

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----- Original Message -----

From: "Dickinson, Michelle J."
To:
Sent: 10/14/2009 5:31PM
Subject: Re: NEI laptop

Isabel,

Our computer consultants have determined that there is no NEI data on the laptop that Joe returned to NEI a year ago. Accordingly, we are prepared to make arrangements for the exchange of the laptops and imaging of the tower. Please advise as to when Joe can get the tower out of storage for imaging so that we can set this up.

Michelle J. Dickinson
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(410) 580-3137 Direct Fax
michelle.dickinson@dlapiper.com

ATTORNEY WORK PRODUCT

----- Original Message -----

From: Isabel M Humphrey <isabel@hhylaw.com>
To: Dickinson, Michelle J.
Sent: Wed Oct 14 14:49:12 2009
Subject: RE: NEI laptop

Michelle, we are not comfortable continuing to hold onto NEI's laptop. I repeatedly tried to get instructions from you to return it, and you would not give me the name of someone at NEI authorized to accept it. You said you would send a computer consultant last week to pick it up, but we have heard nothing. We just sent a staff member downstairs to NEI's office to return it, and they refused to accept it. If you don't make other arrangements by the end of today, we will put the laptop in a FedEx box and ship it to you.

In the meantime, Joe has contacted police regarding NEI's continued refusal to return his laptop.

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10/23/2009

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